



passed by the Industrial Tribunal, Surat below exhibit 2 and exhibit 14 in Complaint No.3 of 1996 dismissing the said application and vacating an exparte injunction granted earlier. The Industrial Tribunal is yet to hear the main application and in the circumstances of the case there is no point in keeping the present petition pending particularly when the order of mandatory relief granted by the learned Sessions Judge was set aside in Letters Patent Appeal. The Industrial Tribunal is therefore directed to proceed with the hearing of the main application and shall decide and dispose of the same without being influenced by the observations made in its impugned order at the interlocutory stage. With this direction the petition is disposed of. Rule discharged. No order as to cost.

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